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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT APPLICATION

Applicants:	Max Aebi et al.	Confirmation No.:	6656
Application No.:	10/539,660		
Int'l Appln. No.:	PCT/CH02/00705	I.A. Filing Date:	December 17, 2002
For:	INTERVERTEBRAL IMPLANT WITH TILTABLE JOINT PARTS	Attorney Docket:	8932-1180-999 (new) (formerly LUS-16090)

New York, New York 10017 January 18, 2007

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Attention: Office of PCT Legal Administration

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International Division

REPLY TO DECISION ON PETITION UNDER 37 C.F.R. § 1.47(a)

Sir:

Applicants hereby reply to the Decision On Petition mailed November 22, 2006 in connection with this case.

To briefly recap, applicants filed on September 14, 2006 a Petition For Filing By Other Than All Inventors Under 37 C.F.R. § 1.47(a) along with a Reply To Notification Of Missing Requirements, a partially-executed Declaration And Power Of Attorney, and related papers.

On November 22, 2006, the USPTO mailed a Decision On Petition dismissing applicants' Petition (copy of Decision enclosed).

Applicants have since recently received a January 4, 2007 letter and an executed Declaration And Power Of Attorney from previously-uncooperative joint-inventor Max Aebi.

Copies of the letter and executed Declaration are also enclosed.

As evidenced by the letter, Mr. Aebi did receive (and refused to execute) the Declaration and application papers previously sent by Ms. McPherson as indicated in her September 14, 2006 Statement Of Facts.

However, in view of applicants' receipt of the executed Declaration by Mr.

Aebi, applicants do not renew their Petition For Filing By Other Than All Inventors and, instead, request continued processing of their September 14, 2006 Reply To Notification Of Missing Requirements.

Because this Reply is being filed within two months of the November 22, 2006 mail date of the Decision On Petition, no fee is believed due. However, if for any reason a fee is due in connection with this Reply, please charge that fee to Deposit Account No. 50-3013. A duplicate copy of this Reply is enclosed.

Respectfully submitted,

Garry J. Tuma

Registration No. 40,210

Attorney for Applicants

JONES DAY

Customer No. 51832

222 East 41st Street

New York, New York 10017

(212) 326-3939

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UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

O08932-1/80-999
JONES DAY
222 EAST 41ST STREET
NEW YORK NY 10017-6702

In re Application of AEBI, Max et al.

Application No.: 10/539,660 PCT No.: PCT/CH02/00705

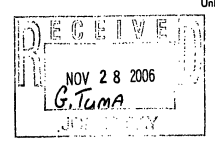
Int. Filing Date: 17 December 2002

Priority Date: None

Attorney Docket No.: LUS-16090

For: INTERVERTEBRAL IMPLANT

WITH TILTABLE JOINT PARTS



DECISION ON

PETITION

UNDER 37 CFR 1.47(a)

Response Oue 1/22/07

This is a decision on applicants' petition under 37 CFR 1.47(a) filed 14 September 2006 in the United States Patent and Trademark Office (USPTO).

BACKGROUND

On 17 December 2002, applicants filed international application PCT/CH2002/000705. A copy of the international application was communicated from the International Bureau to the USPTO on 01 July 2004. The thirty-month period for paying the basic national fee in the United States expired at midnight on 17 June 2005.

On 14 June 2005, applicants filed a submission for entry into the national stage in the United States which was accompanied by, *inter alia*, the U.S. Basic National Fee.

On 14 February 2006, the Office mailed a NOTIFICATION OF MISSING REQUIREMENTS (Form PCT/DO/EO/905) indicating, *inter alia*, that an oath or declaration of the inventors in compliance with 37 CFR 1.497(a)-(b) was required.

On 14 September 2006, applicants filed the instant petition under 37 CFR 1.47(a), accompanied by the fee for a five month extension of time and a declaration of inventors.

DISCUSSION

A petition under 37 CFR 1.47(a) must be accompanied by: (1) the fee under 37 CFR 1.17(h); (2) factual proof that the missing joint inventor refuses to execute the application or cannot be reached after diligent effort; (3) a statement of the last known address of the missing inventor; and (4) an oath or declaration by each 37 CFR 1.47(a) applicant on his or her own behalf and on behalf of the non-signing joint inventor.

Items (1) and (4) have been satisfied.

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Item (2) has not been satisfied. Applicants allege that Mr. Aebi has refused to sign the declaration of inventorship, but have not established that the inventor was presented with a complete copy of the application papers including the specification, claims and drawings. Ordinarily, this is done by sending a complete copy of the papers to inventor's last known residence by return receipt mail. Copies of documentary evidence supporting a presentation with a complete copy of the application papers should be provided. MPEP 409.03(d). The email delivery receipt confirms delivery of the email, not receipt. A refusal to sign in the absence of presentation with a complete copy of the application papers is not ordinarily sufficient.

Mr. Tuma states that Mr. Aebi was refusing to sign any papers related to the above-identified patent application as of 10 August 2005. As earlier indicated, refusal to sign in the absence of presentation with a complete copy of the application papers is not normally sufficient. Additionally, it is not clear that the author of the 10 August 2005 letter to Mr. Spaw has firsthand knowledge of the alleged refusal. Further, transfer of ownership rights is not required for Mr. Aebi to sign the declaration of inventorship.

Item (3) has not been satisfied. The last known address of a non-signing inventor is ordinarily the last known residence of the non-signing inventor. MPEP 409.03(e). The address provided for Mr. Aebi is a business address.

CONCLUSION

For the above reasons, applicants' petition under 37 CFR 1.47(a) is **DISMISSED**, without prejudice.

If reconsideration on the merits of this petition is desired, a proper response must be filed within TWO (2) MONTHS from the mail date of this decision. Failure to timely file the proper response will result in abandonment of this application. Any reconsideration request should include a cover letter entitled "Renewed Petition Under 37 CFR 1.47(a)". No additional petition fee is required. Extensions of time may be obtained under 37 CFR 1.136(a).

Please direct further correspondence with respect to this matter to Mail Stop PCT, Commissioner for Patents, Office of PCT Legal Administration, P.O. Box 1450, Alexandria, Virginia 22313-1450, with the contents of the letter marked to the attention of the Office of PCT Legal Administration.

Erin P. Thomson Attorney Advisor

PCT Legal Administration

Cin P. Thomson

Telephone: Facsimile:

(571) 272-3292 (571) 273-0459

MEM Forschungszentrum, Stauffacherstr. 78, CH-3014 Bern

Mr. Robert M. Rauker, Esq. Vice President, Chief Patent Counsel Synthes (USA) 1302 Wrights Lane East

West Chester, Pennsylvania 19380

U.S.A.

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Bern, January 4th, 2007 Ae

UNIVERSITÄT BERN

Medizinische Fakultät **MEM Forschungszentrum** Institut für Evaluative Forschung in Orthopädischer Chirurgie

Re.: U.S. Patent Application No. 10/539,659 (filed June 14, 2005) Corresponding to PCT/CH02/00704 (filed December 17, 2002) Titled "Intervertebral Implant With Joint Parts Mounted On Roller Bodies" (00070-05PUS1; 8932-1179-999; LU1981)

U.S. Patent Application No. 10/539,660 (filed June 14, 2005) Corresponding to PCT/CH02/00705 (filed December 17, 2002) Titled "Intervertebral Implant With Tiltable Joint Parts" (00093-05PUS1; 8932-1180-999; LU1982)

U.S. Patent Application No. 10/538,542 (filed June 10, 2005) Corresponding to PCT/CH02/00706 (filed December 17, 2002) Titled "Intervertebral Implant Comprising Joint Parts That Are Mounted To Form A Universal Joint" (00083-05PUS1; 8932-1181-999; LU1983)

U.S. Patent Application No. 10/538,950 (filed June 14, 2005) Corresponding to PCT/CH02/00707 (filed December 17, 2002) Titled "Intervertebral Implant" (00082-05PUS1; 8932-1182-999; LU1984)

Dear Mr. Rauker.

I apologize for the delay of signing the declaration and power of attorney, but due to my situation with my Employer Universities I was waiting for advise from them what to do.

Please find now enclosed the duly signed Power of Attorney as requested. Please note that I agree that Jones Day will continue to prosecute the four patent applications listed in your letter of December 19, 2006, on behalf of the assignees.

TRRELEVANT

MATERIAL

MASKED

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ive ese

I am at your disposition for any further questions or information.

Sincerely,

M. Aebi

CC

- Office of Technology Transfer, McGill University
- Dr. H. Reutimann, Office of Technology Transfer, University of Bern, Law office for patent application
- Jones Day, 222 East 41st Street, New York, NY 10017 / USA



DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 et seq. beneath my name.

I believe I am the original, first and sole inventor if only one name is listed at 201 below, or an original, first and joint inventor if plural names are listed at 201 et seq. below, of the subject matter which is claimed and for which a patent is sought on the invention entitled

INTERVERTEBRAL IMPLANT WITH TILTABLE JOINT PARTS

and for which a patent application:

- was filed in the United States on June 14, 2005 as Application No. 10/539,660 and amended on even date, said application being a National Stage of:
- ☑ PCT International Application No. PCT/CH02/000705, filed on December 17, 2002

I hereby state that I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

EARLIEST FOREIGN APPLICATION(S), IF ANY, FILED PRIOR TO THE FILING DATE OF THE APPLICATION							
APPLICATION NUMBER COUNTRY (day, month, year) PRIORITY CLAIMED							
			YES 🗆	№ □			
			YES 🗆	№ □			

I hereby claim the benefit under Title 35, United States Code, §119(e) of any United States provisional application(s) listed below.

PROVISIONAL APPLICATION NUMBER	FILING DATE

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35. United States Code § 112, I acknowledge the duty to disclose information known to me which is material to patentability as defined in Title 37, Code of Federal Regulations. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

NON-PROVISIONAL APPLICATION NO.	FILING DATE	STATUS				
AFFLICATION NO.		PATENTED	PENDING	ABANDONED		

POWER OF ATTORNEY: As a named inventor, I hereby appoint the Practitioners of Customer Number 51832, whose address is Jones Day. 222 East 41st Street, New York, New York 10017, my attorneys, to prosecute this application, and to transact all business in the Patent and Trademark Office connected therewith.

SEND (TO:	CORRESPONDENC		222 East 41st Street, New York, NY 10017			DIRECT TELEPHONE CALLS TO: JONES DAY DOCKETING 212-901-9028			
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	FULL NAME OF INVENTOR	LAST NAME Aebi	HRST NAME Max		MIDDLE NAME				
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l	POST OFFICE	STREET	спу		STATE OR COUNTRY	ZIP CODE			
	ADDRESS	Gerechtigkeitsgasse 48	Bern		Switzerland	CH-3011			
		SIGNATURE OF DIVENTOR JUI			Jan 3	2007			
	FULL NAME OF INVENTOR	LAST NAME Frigg	FIRST NAME Robert		MIDDLE NAME				
2 0 2	RESIDENCE & CITIZENSHIP	crry Bettlach	STATE OR FOREIGN CO	UNTRY	COUNTRY OF CITIZENSHIP Switzerland				
2	POST OFFICE ADDRESS	STREET Mattenweg 8	Crry Bettlach		STATE OR COUNTRY Switzerland	ин сою СН-2544			
	SIGNATURE OF INVENTOR 202			DATE					
	FULL NAME OF INVENTOR	LAST NAME Burkard	Dominique		MIDDLE NAME				
2 0 3	RESIDENCE & CITIZENSHIP	спу Gretzenbach	STATE OR FOREIGN CO	LINTRY	COUNTRY OF CITIZENSHIP Switzerland				
	POST OFFICE	STREET Hasengasse 6	Gretzenbach		STATE OR COUNTRY ZIP CODE Switzerland CH-5014				
	SIGNATURE OF INVENTOR NU		DATE						
	FULL NAME OF INVENTOR	LAST NAME Lechmann	Beat		MIDDLE NAME				
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•	POST OFFICE ADDRESS	STREET Grenchenstrasse 29a	CHY Bettlach		STATE OR COUNTRY Switzerland	ZIPCODE CH-2544			

SIGNATURE OF INVENTOR 204

	FULL NAME	LAST NAME	FIRST NAME	MIDDLE NAME		
	OF INVENTOR	Pavlov	Paul			
2	RESIDENCE &	спу	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENS	HIP	
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	POST OFFICE ADDRESS	Louiseweg 5	Nijmegen	Netherlands	NL-6523	
	<u> </u>	SIGNATURE OF INVENTOR JIB	DATE	DATE		
	FULL NAME	LAST NAME	FIRST NAME	MIDDLE NAME		
	OF INVENTOR	Mathys Jr.	Robert			
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